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In re Application of: Kswang Su Choe et al.	
Application No.: 10/674,648	
Filed: September 30, 2003	
For. SOI BY OXIDATION OF POROUS SILICON	
The owner*, IBM Corp., of 160 percent Interest in the Instant application hereby disclaims, except us provided below, the terminal part of the statutory term of any patent granted on the Instant application which would extend beyond the expiration date of the full statutory and range of any patent granted on percenting reference Application Number 10674,647, 1861 on Science 1920,303, as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on self-deference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patents granted on the instant application shall be entirecastic only for and during such period that it and any planting granted on the reference application are examinately owned. This agreement runs with any patent granted on the instant application and the binding upon the granted, as accessor or assignar. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the explaint or date of the full stationy term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, which are the strategic or assignation of the strategic of the patent granted on said reference application, which were the strategic or as strategic or the strategic or said reference application may be shortened by any terminal disclaimer. Held only to the correct or not not present on the section of the present of the presence application, "the event that are yet on particing reference application in the event that are yet on particing reference application in the event that are yet on particing reference application." In the event of any patent granted on the percent of the participation of the section of the section of the participation of the percent of the participation.	
reference application: explices for failure to pay a maintenence fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutionly disctalmed. In whole or terminally disctalmed under 37 CFR 1.321, has all claims canceled by a reaxamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disctalmer filed prior to its great.	
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2. A The undersigned is an attorney or agent of record. Reg. No. 25,933	
- Robert In June De	cember 4, 2007
Signature / // Robert M. Trepp, Esq.	Date
Typed or printed name	
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Tolepi	hone Number
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